PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of	
TAMFELT OYJ ABP	Group Art Unit:
Application No.:	Examiner:
Filed:	Docket No.:
For: SOLID-LIQUID FILTRATION CL	OTH AND FILTERING DEVICE
SPECIFIC POV	VER OF ATTORNEY
Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450	
TAMFELT OYJ ABP, owner or in the above patent application by virtue of:	co-owner of the entire right, title and interest
 a. being an inventor, or b. an Assignment i. copy attached, or ii. recorded at Reel, Frame 	of the Patent Office microfilm records),
hereby appoints the patent practitioners associated No. 25944 as attorneys of record to prosecute	ciated with Oliff & Berridge, PLC Customer this application and all continuations and
divisions thereof, and to transact all business The undersioned has reviewed the chi	in the Patent and Trademark Office. ain of title and confirms that the aforesaid title is
	to execute this document as or on behalf of the
ALL CORRESPONDENCE IN CONNEC SHOULD BE SENT TO OLIFF & BERRI TELEPHONE (703) 836-6400.	TION WITH THIS APPLICATION DGE, PLC, CUSTOMER NO. 25944,
13.10.2006 Date	Signature Heikk, Rabakka Kimma lärvinen
	Typed Name: Executive Vice Vice President President Sales and marketing Gifaction on behild to O
	(if acting on behalf of an Owner)

ASSIGNMENT

WHEREAS, WE, Antti MÄKINEN, Eino SORRI, Heikki REHAKKA and Aimo RAUTANEN, of Ratakistonkatu 27 A 1, FI-33300 Tampere, Finland, Isomportintie 4, FI-33800 Tampere, Finland, Tuurnankatu 16, FI-33270 Tampere, Finland and Vilmuskallionkatu 11, FI-37150 Nokia, Finland, respectively, have invented and own a certain invention entitled:

Solid-liquid filtration cloth and filtering device

for which invention we have executed an application (provisional or non-provisional) for a United States patent, which was filed on , under Application No. , and

WHEREAS, TAMFELT OYJ ABP, of Yrittäjänkatu 21, FI-33710 Tampere, Finland (hereinafter referred to as Assignee), is desirous of acquiring the entire right, title, and interest in and under the invention described in the patent application in the United States and its territories.

Now, THEREFORE, for good and valuable considerations, the receipt and sufficiency of which are hereby acknowledged, we assign and transfer to the Assignee and the Assignee's legal representatives, successors and assigns the full and exclusive rights in and to the invention in the United States and its territories and the entire right, title, and interest in and to the patent application and other such applications (e.g., provisional applications, non-provisional applications, continuations, continuations-in-part, divisionals, reissues, renewals, and extensions) that may be filed in the United States on the invention, and the patents or extensions thereof that may issue thereon, and we do hereby authorize and request the Commissioner of Patents and Trademarks to issue United States patents to the above-mentioned Assignee agreeably with the terms of this assignment document.

WE HEREBY AUTHORIZE the Assignee to insert in this assignment document the filing date and serial number of the application if the date and number are unavailable at the time this document is executed.

WE DO HEREBY COVENANT and agree with the Assignee that we will not execute any writing or do any act whatsoever conflicting with the terms of this assignment document set forth herein, and that we will at any time upon request, without further or additional consideration, but at the expense of the Assignee, execute such additional assignments and other writings and do such additional acts as the Assignee may deem necessary or desirable to perfect the Assignee's enjoyment of this assignment, and render all necessary assistance in making application for and obtaining original, continuation, continuation-in-part, divisional, reissued, renewal, or extended patents of the United States on the invention, and in enforcing any rights or choses in action accruing as a result of such applications or patents, and by executing statements and other affidavits, it being understood that the foregoing covenant and agreement shall bind, and impre to the benefit of, the assigns and legal representatives of all parties hereto.

IN WITNESS WHEREOF, we have hereunder set our hands on the dates shown below.

Date 16,10,2006	Aus Stokus
Date_16.10.2006	Witness Z. S. L. SALONEN
Date_ 16.10.2006	Witness Mary a Claseli-
Date 12.10, ~06	Eino Sorri
Date 12. 10. 2006	Witness Siles
Date \$10. 2006	Witness Menja Cappage
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Date 13.10, 2007	Deith Rhall Heikki Rehakka
Date 13. 10. 200(Witness When Helder
Date 13. 10. 2 00 6	Witness Jaya Ru
5	Teija Korkinen

Date 13.10.2006

Aimo Rautanen

Date 13.10. 2006

Witness light Sucraffer

Date 13.10. 2006

Witness Life Silver S